IN THE DRAWINGS:

Please amend Figs. 1, 2A and 2B to include the legend "Prior Art".

Please amend Fig. 3 to depict two separate raster line outputs from Rasterizer 14 to Image Memory 15 and Attribute Map Memory 16, as suggested in the Office Action.

Please amend Fig. 19 to depict two separate raster line outputs from Rasterizer 194 to Image Memory 195 and Attribute Map Memory 196, as suggested in the Office Action.

Please amend Fig. 32 to depict two separate raster line outputs from Rasterizer 194 to Image Memory 195 and Attribute Map Memory 196, as suggested in the Office Action.

REMARKS

This application has been carefully reviewed in light of the Office Action dated August 25, 2005. Claims 9 to 17, 19, 20, 34 and 35 remain in the application, with Claims 1 to 8, 18, 21 to 33, 36 and 37 having been canceled. Claims 9, 34 and 35 are the independent claims. Reconsideration and further examination are respectfully requested.

Figs. 1, 2A and 2B of the drawings were objected to for not including a Prior Art legend. Those figures have been amended and Replacement Sheets for each of those figures are being submitted herewith. Figs. 3, 19 and 32 of the drawings were also objected to, and those figures have also been amended to adopt the suggested change included in the Office Action. Replacement Sheets for those figures are also being submitted therewith. Accordingly, withdrawal of the objections to the drawings and approval of the Replacement Sheets are respectfully requested.

Claim 9, 18, 21, 34 and 35 were objected to for informalities, Claims 1, 20, 21, 31 to 33, 36 and 37 were rejected under 35 U.S.C. § 112, second paragraph, and Claims 33, 35 and 37 were rejected under 35 U.S.C. § 101. Inasmuch as the objections or rejections relate to any claim that has been cancelled herein, the objections and/or rejections are believed to be obviated. As any objection and/or rejection relates to any claims still pending herein, the suggested amendments provided for in the Office Action have been adopted. Accordingly, withdrawal of the objections and §112 and § 101 rejections is respectfully requested.

Applicants wish to thank the Examiner for the indication that Claims 18 and 19 would be allowable if rewritten into independent form. Applicants have chosen to incorporate the allowable subject matter of Claim 18 into each of independent Claims 9, 34 and 35. These actions have been taken merely to obtain the earliest possible allowance of the claimed subject matter and have been taken without conceding the correctness of any substantive art based rejections included in the Office Action.

In this regard, Claims 1, 3, 4, 6, 8 to 10, 12, 14, 17, 20, 21, 23 to 25 and 30 to 37 were rejected under 35 U.S.C. § 102(e) as allegedly being anticipated by U.S. Patent No. 6,377,354 (Nguyen), Claim 7 was rejected under 35 U.S.C. § 103(a) over Nguyen, Claims 2, 5, 11, 13, 15 and 16 were rejected under § 103(a) over Nguyen in view of U.S. Patent No. 6,257,693 (Miller), and Claims 26 to 29 were rejected under § 103(a) over Nguyen in view of U.S. Patent No. 5,748,789 (Lee).

Inasmuch as the rejections were of claims that have been cancelled herein, they are believed to be obviated. As for claims still pending in the application, the incorporation of the allowable subject matter of Claim 18 into each of the independent claims is believed to obviate the rejections of those claims. Accordingly, each of independent Claims 9, 34 and 35, as well as the claims dependent therefrom, are believed to be allowable.

No other matters having been raised, the entire application is believed to be in condition for allowance and such action is respectfully requested at the Examiner's earliest convenience.

Applicants' undersigned attorney may be reached in our Costa Mesa, California office by telephone at (714) 540-8700. All correspondence should continue to be directed to our address given below.

Respectfully submitted,

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